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Online
ISSN 1440-9828



January 2013 No 671

Fredrick Töben reflects on: Eyeless in Gaza?

The recent United Nation General Assembly's vote on 29 November 2012 giving the Palestinian Authority non-member observer status, as is currently enjoyed by The Vatican, is a blow to Israeli politics and its underlying aim to achieve and establish Eretz Israel – Greater Israel.

Nine countries opposed the motion: Canada, Czech Republic, Israel, Marshall Islands, Micronesia, Nauru, Palau, Panama and the United States of America.

The following 41 countries abstained from voting: Albania, Andorra, Australia, Bahamas, Barbados, Bosnia and Herzegovina, Bulgaria, Cameroon, Colombia, Croatia, Democratic Republic of the Congo, Estonia, Fiji, Germany, Guatemala, Haiti, Hungary, Latvia, Lithuania, Malawi, Monaco, Mongolia, Montenegro, Netherlands, Papua New Guinea, Paraguay, Poland, South Korea, Moldova, Romania, Rwanda, Samoa, San Marino, Singapore, Slovakia, Slovenia, Macedonia, Togo, Tonga, United Kingdom and Vanuatu.

Five member states were absent: Equatorial Guinea, Kiribati, Liberia, Madagascar and Ukraine.

138 countries voted for the motion: Afghanistan, Algeria, Angola, Antigua and Barbuda, Argentina, Armenia, Austria, Azerbaijan, Bahrain, Bangladesh, Belarus, Belgium, Belize, Benin, Bhutan, Bolivia, Botswana, Brazil, Brunei, Burkina Faso, Burundi, Cambodia, Cape Verde, Central African Republic, Chad, Chile, China, Comoros, Congo, Costa Rica, Côte d'Ivoire, Cuba, Cyprus, North Korea, Denmark, Djibouti, Dominica, Dominican Republic, Ecuador, Egypt, El Salvador, Eritrea, Ethiopia, Finland, France, Gabon, Gambia, Georgia, Ghana, Greece, Grenada, Guinea, Guinea-Bissau, Guyana, Honduras, Iceland, India, Indonesia, Iran, Iraq, Ireland, Italy, Jamaica, Japan, Jordan, Kazakhstan, Kenya, Kuwait, Kyrgyzstan, Laos, Lebanon, Lesotho, Libya, Liechtenstein,

Luxembourg, Malaysia, Maldives, Mali, Malta, Mauritania, Mauritius, Mexico, Morocco, Mozambique, Myanmar, Namibia, Nepal, New Zealand, Nicaragua, Niger, Nigeria, Norway, Oman, Pakistan, Peru, Philippines, Portugal, Qatar, Russia, Saint Kitts and Nevis, Saint Lucia, Saint Vincent and the Grenadines, São Tomé and Príncipe, Saudi Arabia, Senegal, Serbia, Seychelles, Sierra Leone, Solomon Islands, Somalia, South Africa, South Sudan, Spain, Sri Lanka, Sudan, Suriname, Swaziland, Sweden, Switzerland, Syria, Tajikistan, Thailand, Timor-Leste, Trinidad and Tobago, Tunisia, Turkey, Turkmenistan, Tuvalu, Uganda, United Arab Emirates, Tanzania, Uruguay, Uzbekistan, Venezuela, Vietnam, Yemen, Zambia and Zimbabwe.

The overwhelming support for the motion still cautions the world that the only current superpower, USA, opposed the motion, thereby merely confirming for many that the USA is a Jew-controlled country, as is its neighbour to the north, Canada. We indeed live in interesting times where decades-long rumours about Jewish global power have become matters of voting facts.

For decades Palestinians chanted: 'From the River to the Sea, Palestine will be free'.

Countering this Palestinian cry for hope of realizing a legitimate homeland-state, Israelis countered: 'From the River to the Sea, Palestine will never be'.

Israeli politicians claim that the preceding week's Gaza-based rocket barrage into Israel is enough reason to oppose the UNGA vote and instead continue a bi-lateral peace process without UN involvement. Israel considers any third party involvement in peace negotiations with the Palestinian Authority as a no-no. Hence, for the Palestinian's to have made this unilateral application, i.e. without Israeli approval/agreement, and to obtain this UN non-member observer status is, by

implication for Israelis, eliminating any reference to the Palestinian 'Authority' and paving the way for a two-state solution. It therefore does not surprise that after this successful 29 November 2012 vote Israeli politicians also stated that now any chance of reaching a peace settlement with the Palestinians has become impossible.

Australian Michael Mazur's astute analysis, published on his Facebook blog, is a revelation. In light of that Israeli attack on Gaza a week before the vote – Operation Pillar of Defence – and how it was sold globally as a legitimate act of Israeli self defence, Mazur's analysis may yet prove to be quite definitive in detail. It reminds me of Malaysia's Mathias Chang's argument that Israel has the nuclear technology but the claim that it actually possesses about 2-3 hundred bombs is mere bluff. Chang argues that the nuclear weapons are not required because Israel has an iron-clad agreement with the USA that any danger to its existence will be fended off by US force.

Mazur claims global media coverage of the week's conflict reveals a basic flawed thought structure:

'There are people, perhaps well meaning and articulate, who are defenders of the Palestinian cause, but who without question accept the Israeli narrative of Hamas launching rockets at Israel.'

Mazur continues his analysis of specific rocket attacks claimed to be launched by Hamas from Gaza. The area is an open-air prison, tightly sealed and guarded by the Israelis, so how, he asks, can completed rockets, which are large and long, get into Gaza, or is it suggested that rocket parts are smuggled into and assembled in Gaza for we know that not even kiddies' toys can get in without Israeli soldiers' permission? Or is it suggested that such weapons are transported through the Egypt-Gaza tunnel system?

'Hence, it follows that no Hamas rockets, again, let alone missiles, fall

anywhere on Israel. All launches are from an Israeli military proving ground and all fall back onto that same proving ground somewhere down range. We are always shown rocket vapour trails, but with the bottom of the picture frame above the horizon, lest someone who knows the limited Gaza skylines will say, "Nowhere is Gaza like that!". All the damage in Israel is faked; damage to pavements is by jackhammer, and how come unguided missiles nearly always strike pavements or sand? ... Next to the shrapnel marks on the ceiling to the left on the pic was what looked like a fungus patch! Another day they showed from the rear a destroyed car body which had been close to bomb blasts all around and was sitting on the grass between low trees on both sides. Very incongruous. How come the trees still had full heads of leaves left? Car brought in from Lebanon, Syria? One image flashed around the world, so Mazur claims, is damage to an Israeli bus that occurred on 21 November 2012:

'... the alleged bombing of Tel Aviv bus #7769 is a complete hoax. No evidence at all of a bomb blast, but plenty of evidence of trashing/vandalising of the interior by people who hadn't the slightest notion that not only do you have to manufacture the blast effects on the spot where the alleged bomb was, but also to take into account the blast physics law that the effects fall off as the inverse cube of the distance; thus the fall off is more rapid than the application of the inverse square law to other phenomena, which not even that was taken cognisance of.

Mazur concludes his 2 December 2012 Facebook entry with the following analysis:

No question that Israel murdered all 170 innocents of Gaza in Pillar of Cloud, but this could have come to an end a lot sooner, or not even started on November 14, had the Israelis known that Ismael Haniyeh and Khaled Meshal would have both said repeatedly at every opportunity that the Gaza people have no rockets, and that nothing at all is falling on Israel.

That would have affirmed TOTAL victimhood on the part of the Palestinians had those two leaders said that and the Israelis continued to bomb regardless, and serious disquiet would then have erupted internationally a lot sooner, and the UNGA vote for Palestinian statehood would have been much more than 138, with fewer than 41 abstainers and 9 nay votes.

Instead, both Hamas leaders, by never denying any of the Israeli propaganda, by default, affirmed it as true, which allowed Israelis like Mark Regev and Colonel Avital Leibowitz to babble on endlessly about Hamas rockets which first had to stop.

Compounding the wretchedness of the people in Gaza and giving euphoria to the Israelis was the strident bellicosity of the two Hamas leaders - like, 'retaliating ten fold'!?

The Palestinians in Gaza have nothing, what assault rifles they have are for maintaining police order in Gaza. Ask yourself, what does 5.56mm ammunition do against tanks? Nothing! Given the above analysis, how many Israelis were killed last month? ZERO. Injured? ZERO.



This is the picture - which has since been yanked from Google pics - of a man with a long rod of iron poking vigorously at the wrap around already crazed windshield of the bus in order to peel out some of it (laminated) to better simulate as best he could the effects of the blast that wasn't. The peeling pic can still be found, but not any longer the one with the man 'tampering with the evidence'.

The 1960s Post-Colonial Developments

Australia's political Jews - Zionists - have always feared that their pet project in the Middle East since the late 19th Century may be stumped by an insurmountable demographic problem. Until the 1960s 'winds of change' blew through the British colonial era, the Republic of South Africa, as also Rhodesia, served as a viable model for Israelis who vigorously supported both these so-called 'pariah and racist' states. Then, during the 1970s and 1980s, it became quite clear that a minority peoples cannot control - at least not democratically - a majority.

Among the 'Whites' in Southern Africa the dream of drawing a line from the top of Angola eastward to Rhodesia and Mozambique - the white tip of Southern Africa - crumbled simply on grounds of demographic statistics.

Both European peoples in RSA and Rhodesia numbered about four million and 250 000 respectively that controlled 20 million and 6 million 'Blacks' respectively.

Add to that the fact of generational cultural weakening by the elites facing a far stronger Marxist ideology, the resulting sharpening of the friend-foe Talmudic/Marxist/Bolshevik dialectic arouses base passions of hatred and envy that civilized dialogue prides itself in having overcome.

It became clear that the overarching post-World-War-Two narrative - which embodies this Talmudic/Marxist/Feminist win-lose dialectic and morphing into its capitalist counterpart of 'freedom-and-democracy and free market consumerism' - encouraged the political catch-cry 'one-man-one-vote'. The aim was to open nation states to international capitalist exploitation while merely simulating democratic principles.

So, too, it is the case with Israel where the demographic problem confronting Israelis is forcing an urgent establishing of facts on the ground, meaning more ethnic cleansing of Palestinian territory, and forgetting the post WWII catch-cry 'freedom and democracy'.

There is also the other overarching narrative of 'Holocaust-Shoah', which has been Israel's primary propaganda weapon, which in view of Israeli atrocities against Palestinians has become an embarrassment for those Israelis who have used it to sustain their personal economic viability, among other things. Also, credit must go to the courageous Revisionists, especially since the late 1960s and throughout the 1970s, and continuing, when their full-blown 'Holocaust' Revisionism stepped on to the world stage to expose this fraudulent narrative as a mere propaganda tool of those who delighted in continuing the propaganda war against Germany and its Axis allies.

Hence, invoking 'Holocaust' imagery to justify the ethnic cleansing of Palestine is not working anymore, certainly not since the Islamic Republic of Iran held its 10-11 December 2006 Teheran 'Holocaust' Conference when for the first time the taboo topic of 'Holocaust' was publicly and globally reviewed.

Angry Israel

For some the 'eternal Jew' is a concept like the proverbial canary in a mine shaft that senses if harmful gasses are present, then dies. The ability to play the victim in all kinds of situations is a survival strategy for a minority mindset, and the 'Jewish mindset' has developed

this to the full. Professor Kevin McDonald exemplifies this view in his three-volume study of Judaism. In the physical-political state of Israel, however, this victimhood mindset became undone and has been exposed as hypocritical, especially in view of how Jewish terrorists established Israel in 1948.

Besides the continued attacks on Gaza the other glaring example is East Jerusalem/Al Quds where the traditional Arab/Palestinian social fabric is systematically transformed into a 'Judaic' mould, something that after the 1967 war and the annexation of the West Bank has notably accelerated. Critics refer to this physical political process as a process of ethnic cleansing.

Post 1989 Soviet Union Demise – and Free Expression

With the collapse of the Soviet Union the overarching global political narrative of Communism versus Capitalism/freedom and democracy had exhausted itself, and a new global dialectic had to be set. Before and during World War Two these two ideologies had been working together against their common foe – German National Socialism. One classic example of such West-East/Capitalist-Communist co-operation was witnessed when Germany invaded the western half of Poland, which then activated Poland's Allies, Britain and France, to declare war on Germany. When the Soviet Union invaded the other half of Poland, which caused Poland to cease to exist, Britain and France did not declare war on the Soviet Union. Interestingly though, after Germany's unconditional surrender even the Allies – ALL-LIES – objected to the Soviet Union attempting to introduce at the 1945-6 Nuremberg War Crimes Trials evidence that Germans were responsible for the Katyn Massacre.

While the two post-WWII ideologies were in operation, pitting one against the other in mock combat, all was well for Israel because the Jews had backed both ideologies – Marxism and international capitalism emerging directly out of Talmud. Only the German National Socialists threatened their existence because Germans had made a fundamental break with Judaism by banning kosher slaughter, resisting circumcision, and gaining control of their own money supply – thus effectively disconnecting from global predatory capitalism.

Today Germany is still without a peace treaty, and its people are subjugated through the infamous Section 130 of its Penal Code that enshrines in law the

'Holocaust-Shoah' narrative, and anyone who questions its premise is deemed to 'defame the memory of the dead', which is a criminal matter and subject to a maximum of five years' prison. In normal defamation actions once the aggrieved person dies the legal action ceases. Not so with Talmudic dialectical tricks where a questioning of basic historical facts is an offence.

I know of a University of Adelaide lecturer who threatened a student by blocking her probing historical question with, 'Your question borders on the offensive!' No student who wishes to complete a course of studies would challenge a university lecturer by asking where the offence is to be found in asking questions. It reminds me of the time the Bolsheviks established the Soviet Union in 1917. The first concept to be criminalised was ANTISEMITISM with the death penalty, and the second was REVISIONISM where anyone thus labelled was banished to the Gulags.

We can see this global trend repeating itself in the so-called free-and-democratic western world where the progression of concepts used to shut down public debate consists of the following: HATER – HOLOCAUST DENIER – ANTISEMITE – RACIST – NAZI – XENOPHOBIC – NATIONALIST ... the list is growing.

In many European countries all concepts are criminally pursued but not yet in the Anglo-Common Law countries where free expression is still a valued concept. However, by promulgating racist laws it has been possible to bring HOLOCAUST DENIER and ANTISEMITE within the legal definition of RACISM. In the USA the First Amendment of Free Expression is an absolute but there is also a similar watering down process by splitting FREE EXPRESSION into FREE SPEECH and HATE SPEECH. Now Jewish media interests propagate HATE crimes, as if a crime is not a crime! But in this way it will be possible to gradually shut down FREE EXPRESSION as protected by the First Amendment. In other words, those publicists who during the 1990s openly aimed to eliminate the First Amendment are gradually achieving their stated aim!

2001 The UN and Palestinian Support – and 9:11

The inexorable fracturing of Palestine into physical entities that are economically not viable continues unabated – and UN endeavours to settle the dispute through multi-lateral agreements, such as the Oslo Agreement, has been a miserable failure. Each time a possible two-state

solution emerges, some factor inevitably sabotages any possibility of settlement. Little wonder that some Revisionists, such as Israel Shamir, opt for nothing less than a one-state solution, and some notable Israelis are already re-locating to Europe, as did the former Speaker of Israel's parliament a few years ago.

Hence it did not surprise when the 28 August – 7 September 2001 UN Durban Conference on 'Racism, Xenophobia and related Prejudices' broke up in uproar branding Israel a 'Zionist, apartheid, racist and terrorist state'.

Four days later the tragedy of 9:11 occurred and the Muslim world, the Islamic religion, was branded a terrorist religion. The new global dialectic had been set, and first to suffer its consequences was the Iraqi nation with the development of the Weapons of Mass Destruction lie, which was used as a pretext to invade Iraq in March 2003.

That the 9:11 insider job needed months of preparation indicates how anticipatory Israeli survival tactics are. They knew the 2001 Durban Conference was a watershed for those who were propagating matters Holocaust orthodoxy, such as journalist Jeremy Sean Jones, of the Executive Council of Australian Jewry. He had prepared a paper on HOLOCAUST DENIAL wherein he was going to narrate his 'successes' against Australians Mrs Olga Scully and Fredrick Töben. The Australian Human Rights and Equal Opportunity Commission-HREOC, now Australian Human Rights Commission, and the Federal Court of Australia had pliable judges who unhesitatingly applied the Racial Discrimination Act's Section 18c, where 'hurt feelings' experienced by Jones was enough for a judge to make a finding of 'guilty' – never mind that the truth of a physical matter should have exonerated anyone from any kind of charge. The Truth-concept was not a defence and 'hurt feelings' won the day! I am still amazed that so-called Federal Court judges went along with this argument that implied 'hurt feelings' should be legally protected. Surely at a moment of solitary reflection, which grips all humans at one time or another, such pliable judges who bend to Jewish pressure, must have realized the harm their decisions inflicted on basic Common Law principles. It is not good enough that they then claim to be following precedent or 'the letter of the law'.

2012 The UN and Palestinian Support – and the UNGA Vote

The November 2012 Israeli reaction to the UNGA vote has been predictable – the hurried announcement that 3000 new homes are to be rushed through the planning and execution stage; never mind that such action further fractures the West Bank's territory.

Israeli officials claimed that any problems for Palestinians arising out of the establishing of new homes can be solved by developing road over-and-underpasses. Such a suggested solution cannot brush away the image of the Bantustan fracturing of the Republic of South Africa's territory.

However, in this example from former Apartheid South Africa, the homelands were actually tribal lands that were already well on their way to becoming viable independent mini-nations in the form of the many small countries that voted in favour of granting the Palestinian Authority non-member UN observer status.

As well, of course, the continuing Syrian crisis is escalating with NATO positioning defence weapons on its member-state Turkey's border.

There is also talk about the Syrians using poison gas against its opposition. This is a clear allusion to the 5 February 2003 Colin Powell presentation before the UN Security Council showing evidence that Iraqi 'dictator' Saddam Hussein had manufactured and was about to use poison gas on his enemies, which established the pretext for the US-led 'coalition of the willing' to force regime change. Just last week in Australia a significant event occurred that was not given main media publicity – Paul Barnett established the Iraq War Enquiry Inc., which aims to look at the details of how Australian politicians slithered into the Iraq war.

While reflecting on the 5 February 2003 date it is important to remember that Revisionist Ernst Zündel was arrested at his home in Pigeon Forge, Tennessee, USA and deported to Canada – and thus began his two-year 'detention' in Canada, and his subsequent deportation to Germany where he served another five years prison under the powers of that ridiculous Section 130 – defaming the memory of the dead. What was his crime? He refused to stop questioning the details of the narrative of what has become a massive 'Holocaust industry'.

Fallout of Palestine UNGA Vote in Australian domestic politics

Australia's Prime Minister, Julia Gillard, is a strong supporter of Israel, as are members of the Federal Liberal-National opposition party, especially its Shadow

Attorney-General, Senator George Brandis.

A few days before the UNGA vote there was much consternation within the Australian Labor Party when recently appointed Foreign Minister and former Premier of New South Wales, Bob Carr, announced that Australia would most likely abstain from voting either for or against the UNGA motion.

As the Opposition's on-going attack on the Prime Minister's past behaviour as a lawyer some two decades ago is still a live issue this UNGA affair doubled the pressure on Julia Gillard. George Brandis, Legal head kicker and defender of Jewish interests in Australia, led the attack, which combined with an internal attack on her from the Labor left who clamoured for an Australian UNGA yes-vote. The fact that Australia had just secured a term on the UN Security Council indicated to many politicians that this UNGA motion should be vigorously opposed or supported.

Gillard had no choice but to abandon her no-vote and opt for the compromise abstention vote because only two of her colleagues within the Labor Cabinet supported the no-vote – Bill Shorten and Stephen Conroy, and she knew Labor Caucus would overrule her. This is because the Labor factions are mindful of the large number of Muslim Australian constituents who are all clamouring to see Palestine emerge as an independent state.

On the final parliamentary sitting day Brandis held a media conference wherein he viciously attacked Gillard on account of her solicitor time some two decades ago. It was obvious that Brandis' venom had been formed and smithied by his hatred of Gillard for her not giving that one hundred per cent support of matters Israel.

This is the second time Brandis has had the public opportunity to kick a head and thereby send an unequivocal message to any Australian – bureaucrat and politician – who dares contemplate anything but the official Jewish line on resolving the Palestinian Al Nakba-tragedy.

Three years earlier, in 2009, Senator Brandis did likewise to the President of Australia's Human Rights Commission, Catherine Branson. This former Federal Court of Australia judge took an Australian human rights delegation in an official observer capacity to the Durban II conference.

Brandis was furious with her because she insisted that her delegation's presence was an obligation imposed on

her by the status of her office, with which Brandis violently disagreed, and the following exchange illuminates the importance for Israel of things 'Holocaust-Shoah'

Branson explained:

It [the Human Rights Commission] was there with 38 other national human rights institutions, at least two of which were also there despite the fact that their governments were not parties. I regarded as entirely separate the questions of whether Australia should attend the conference represented as a nation and whether its national human rights institution should be an observer at the conference.

Brandis: You do not think you are being a bit too much of a lawyer about this, do you? What you say is of course from a legal point of view. Technically, it is absolutely right; but surely you appreciate that there were public policy issues, issues of community standards and issues of community expectations concerning Australia's participation in Durban II that transcend merely the technical character of your agency's attendance at this conference?

Branson: I did not understand that.

Brandis: You did not. If I may say so, with respect, you ought to have done... I understand and support the proposition that the Human Rights Commission should have a degree of independence from government and that it should be able to maintain a view which is not necessarily the view of the government of the day in relation to issues within its statutory charter. But do you not see that where one is dealing with an international conference the situation is a little different from that?...You give the impression to other participants that Australia in fact does support the process.

Branson: I am not sure how to answer that additionally to how I have already done so. You may be aware that our decision to participate followed a discussion among national human rights institutions which took place in Nairobi in October 2008.

Brandis: What about discussions of the elected representatives of the Australian people on both sides of politics that took place in this building throughout the early months of 2009?

Branson: As I understood it those discussions concerned whether the Australian nation would be represented through its government. The Australian Human Rights Commission went to what we saw as an important international

conference dealing with racism, xenophobia and related intolerance, which we see as very important issues not only internationally but also in this country.

Brandis: Applauding anti-Semitism.

Branson: I beg your pardon?

Brandis: That conference was applauding anti-Semitism.

Branson: Could you draw my attention to the record of the conference that so does that?

Brandis: The communiqué from Durban I.

Branson: Can you draw my attention to the paragraph?

Brandis: Yes I am able to.

Branson: I have read carefully the review and in particular the outcomes document from the more recent review. Each of them deplores anti-Semitism. They stress that the Holocaust is not to be forgotten and ...

Brandis: Well, thank goodness for that, Ms Branson! The Holocaust is not to be forgotten. Thank goodness. [emphasis added -]

Chair: Senator Brandis, just let Ms Branson answer her question and then make some comments.

Branson: I think the outcomes document from the Durban review does not mention the Middle East at all, but does deplore anti-Semitism and Islamophobia.

Brandis: I put it to you that, by its decision ensuring that Australia was represented at the Durban II conference through the relevant human rights agency – yours – entirely in the face of a decision of the Australian government that Australia was not to be represented at the Durban II conference, the Australian Human Rights Commission showed utter contempt for the Australian government and had no regard whatsoever to the appropriate conduct of Australia's foreign policy.

Branson: I do not accept that that is the case.

Brandis: You obviously do not but I invite you to reflect carefully on it. [snip]

Senator Barnett: And it did not occur to you at the time to reconsider your position as a commission?

Branson: Not seriously, no.

Barnett: When you say "not seriously", what does that mean?

Branson: I cannot rule out the possibility –

Barnett: Wouldn't you take the views of the Australian government and Minister for Foreign Affairs seriously?

Branson: I regarded them as entirely separate questions – whether the government should be a party to the conference or whether we should be there in an observer status.

Barnett: Surely you would show some respect – I will not say for your masters – for the Minister for Foreign Affairs and the government and the entity which funds your organisation.

Branson: I hope at all times that I treat the government with great respect. It is my intention to do so.

Barnett: They expressed a view that they wished to boycott the conference in the terms described by Senator Brandis and in the terms set out in the media release by Mr Smith.

Branson: I did not understand it as reaching to the Australian Human Rights Commission.

Brandis: Ms Branson! Who do you think you were representing at this conference?

Branson: We were not represented at the conference; we observed at the conference.

Brandis: On whose behalf were you observing?

Branson: We were observing on our own behalf as one of 38 national human rights institutions present in Geneva.

Brandis: It is more than implicit, it seems to me, in what you have to say that your attitude was that you were not representing or observing on behalf of Australia.

Branson: That was my view.

Brandis: So who were you representing?

Branson: I was representing the Australian Human Rights Commission.

Brandis: You were representing yourselves?

Branson: Yes.

Brandis: But you are an Australian government, Australian taxpayer funded agency. The view of the entire parliament was supportive of the position at which the Australian government ultimately arrived that Australia, not the Australian government, in the words of Mr Smith's letter, should not be represented at this conference – and yet you went along at taxpayer's expense to represent who? Yourself. Is that satisfactory?

Branson: I regard it as so. I understood the minister to be speaking about Australia the nation.

Brandis: So you were not representing Australia?

Branson: No.

The ironic point of this exchange between Senator Brandis and Ms Branson is that it was Catherine Branson who in 2001 through a summary judgment on 17 September 2002 imposed on me injunctions that aim to prevent me from questioning the details of the 'Holocaust-Shoah' lies, i.e. that Germans systematically exterminated European Jewry in homicidal gas chambers.

By imposing on me these nonsensical injunctions it is clear that Catherine Branson quite willingly bent to Jewish pressure, even sanctimoniously delighting in doing so, as the various transcripts of the proceedings reveal and the summary judgment itself testifies.

And now as President of the Human Rights Commission, a five year appointment, she had made a cardinal error of judgment by attending the Durban II conference. In July 2012 at the end of her fourth year in the post she resigned. And to think that Branson was at one time slated to become a High Court judge because of her brilliant mind. It did not save her from execution when clashing with Senator Brandis and his advocacy of 'Holocaust'.

At the 2011 annual Australian College of Educators Sydney conference she was one of the keynote speakers. There on 14 July she delivered a paper about bullying in the classroom wherein she canvassed her pet topic that of the importance for Australia to adopt a Human Rights Act and to have such rights taught in schools.

In her delivery I sensed something was missing and so during question time I asked her where in her human rights framework the truth concept is to be found. She waffled on without giving me a clear answer, claiming that in my case she merely used the Racial Discrimination Act as enacted by Australia's parliament.

I did not press her why she had not worried about securing my human rights when I faced her in court where she subjected me to the Racial Discrimination Act under which 'hurt feelings' of a complainant are protected at all costs. When I was processed before her in 2001 I did not have legal representation and both state and federal legal aid refused to assist me in this matter. It became clear to me that in her mindset, and in the legislation itself, truth is not a defence. But this is nothing new for Revisionists who globally have been battling against such unbalanced legislation when questioning the taboo 'Holocaust' topic.

Conclusion

I began this review with the UNGA vote in favour of Palestinians and end with the news that Australia's education system will make it compulsory for schools to teach 'Holocaust' to secondary students. I sent the following letter to the editor of the *Sydney Morning Herald*, and I shall not be disappointed if my letter is not published.

Letter to the Editor - letters@smh.com.au Study of Holocaust mandated for schools is an outrage and morally- intellectually dishonest

With interest I read Anna Patty's report - SMH 8 December 2012 - stating that in NSW schools 'Holocaust' studies is to become a compulsory subject for all students in years 9 and 10.

<http://www.smh.com.au/national/education/study-of-holocaust-mandated-for-schools-20121207-2b10k.html#ixzz2EXwmkZ8I>

At university level students are aware that this subject is taught as an orthodoxy where dissenting versions of any narrative is not tolerated.

I know of a lecturer in Adelaide who dismissed a student's probing and critical questions with a rebuke such as: 'Your question borders on the offensive'. If teachers of 'Holocaust' studies retain the Socratic method within a given curriculum framework, then a study of 'Holocaust' will automatically question and challenge the pillars-premise-physical facts on which the narrative rests: Germans systematically exterminated six million European Jews mainly in homicidal gas chambers. However, strong evidence suggests gassings were never carried out and hence without the gassings claim Jewish suffering was no more or less than that experienced by other nations' populations.

A final point then also needs to be mentioned to the students that in a number of countries which claim to be 'free and democratic' it is a criminal offence to question fundamentals of the 'Holocaust' narrative.

In view of the above it seems rather farcical that Jewish Board of Deputies chief executive, Mr Vic Alhadeff, claims: 'The Holocaust is a warning to every generation about the potential for evil, especially as a consequence of racial hatred, and about the inherent evil of totalitarian regimes,' Mr Alhadeff said. 'It teaches us that every generation owes it to itself and to future

generations to cherish and, if necessary, fight to defend the sanctity of life, dignity and freedom.'

Tell that to the Palestinians who are still suffering unabated ethnic cleansing initiated by Jews emerging from their 'Holocaust' some 70 years ago.

Let me conclude this missive by briefly commenting on my 24 September 2012 bankruptcy. As I indicated in an earlier post I may be financially bankrupt but I do not think I am as yet morally and intellectually bankrupt.

I am reminded how such a tragedy also befell other individuals in the Revisionist scene, in particular when Mark Weber, letting himself be egged on by whatever motives, succeeded in bankrupting for life Willis and Elisabeth Carto. Then Paul Grubach joined the legal persecution against the Carto enterprise as well - all because some 6-7 million dollars was at stake that those who had never made any money for themselves were now eager to claim as their own - legally! And sadly, in parts they succeeded because corrupt legal processes assisted them.

It is only recently that I learned of the full extent of the tragedy that unfolded around 1993 when the Spotlight ceased to exist and American Free Press emerged together with *The Barnes Review* magazine. Had things gone right and had the enemy within been subdued and made to grow up, then the Institute for Historical Review would by now have been a fully fledged tertiary institution.

Some time ago I asked Willis Carto how he managed to cope with such stress, and he replied that his attitude is, 'It, too, will pass! It's part of life'. I think the fact that Willis has had Elisabeth beside him throughout these decades is also a factor that cannot be ignored. And then Nietzsche's dictum also comforts: 'That which doesn't kill me, strengthens me!'

My bankruptcy is due to last for three years and I think I am lucky it has come at this late stage in my life because my wants, though never lavish, are much reduced. The reason for my bankruptcy lies in the fact that I refuse to believe in the 'Holocaust-Shoah' rubbish and this indicates how fragile the minds are that try to force on us this narrative as a global belief system - which is doomed to failure on account of its own internal contradictions.

Recently I was asked whether I felt anything towards Jeremy Sean Jones or Steven Lewis for initiating this second bankruptcy action on account of my

having defeated the first action by paying all up \$75,000 and selling my modest home in the process. How can I feel anger at those who cannot help themselves and who simply run true to form? Hence I still maintain my maxim: 'Don't blame the Jews; blame those that bend to their pressure'. It's all part of our human 'battle-of-the-will' where individuals with a lesser developed moral and intellectual framework sell themselves for whatever reason to the highest bidder.

In any case, all too often it's also a matter of an innate immaturity - the nurturing of envy and hatred and the fear of fear itself. Individuals who believe without critical analysis suffer from arrested development and often fall prey to superstitious nonsense where the truth concept has no home but where the playing of the victim is writ large.

I recall when Mrs Olga Scully's headmaster husband was still alive she was busy defending her Russian tradition by attacking the Jewish-Talmudic-Bolshevik-Marxists who had destroyed her family's life in Russia. Then, when during the early 1990s her husband died, Jeremy Jones became active and took newly-widow Mrs Scully to HREOC, then to the Federal Court of Australia. As in my case, she lost because Jones didn't even have to prove his claim that Mrs Scully's activities were hurting him. He didn't have to produce a medical certificate that he had suffered some kind of trauma when reading Mrs Scully's literature because " ... is likely to cause offence..." - that's how the Jews formulated the Racial Discrimination Act with the intention of excising any legitimate criticism of an individual's behaviour. They would then claim the criticism is: HATRED, HOLOCAUST DENIAL, ANTISEMITISM, RACISM, NAZISM, etc. In Norman Finkelstein's words this is the essence of the 'Holocaust industry'.



Interestingly, the Director of Adelaide Institute, Mr Peter Hartung, has found the place where the Jewish Central Bank in Berlin is located ...

In November 2002 Mrs Scully wished to appeal the judgment against her but she

was out of time and so permission was refused. To that Jones commented:

'This was her last avenue of appeal and marks the total end of this matter. We will act vigorously on any complaint which we receive should she continue her anti-Semitic activities ... '.

By then Mrs Scully had also voluntarily declared herself bankrupt and so she did not have to pay the \$110,000 court costs awarded against her.

When this year I found a willing lawyer who was prepared, pro bono, legally to act against Jones, I smiled when I received the process server's affidavit on what transpired when he personally handed Jeremy Sean Jones the legal documents on Wednesday 6 June 2012 at approximately 2:45 PM, 6/140 William Street, East Sydney 2011:

*

3. At the time of service I identified the person I served as Jeremy Sean Jones by reason of the fact:

3.1 I said: 'Jeremy Sean Jones?'

3.2 He said: 'Yes, what do you want.'

3.3 I said: 'I have legal documents here from the Federal Court of South Australia.'

3.4 The defendant refused to accept them saying: 'I don't wish to receive it.'

3.5 I said: 'The documents have been served. I'll put them here on your desk.'

I then placed the documents on the respondent's desk and said: 'You have been served.'

*

This response is typical of a person who trumpets the virtues of his being a law-abiding citizen while he initiates and unleashes legal persecution on those who refuse to bend to his pressure.

Is it not exactly the same state-of-mind revealed in the following article?

*

Westerwelle and Netanyahu visited Berlin Holocaust Memorial

Germanys debt for the crimes against humanity of the Holocaust means for it the existence and security of Israel are not negotiable, German Foreign Minister Guido Westerwelle told attendees of a memorial service to Berlins Jewish deportees last Thursday. [EJPress](#) - 10 December 2012



Photo: Israeli Prime Minister Benjamin Netanyahu (2nd from R), his wife Sara and German Foreign Minister Guido Westerwelle (C)

In the presence of Israeli Premier Benjamin Netanyahu, at the end of his visit to the German capital as part of the fourth annual Israel-Germany ministerial meeting, he said Track 17, the site from which 55,000 Berlin Jews were deported to Nazi death camps, reminds Germany of the darkest chapter of our history.

Commemorating such atrocities should serve as a reminder that German responsibility for the crimes against humanity of the Shoah (Holocaust) has no expiration date. The story does not end with a generation.

Germanys debt to Nazi atrocities means we will not tolerate anti-Semitism in our country, he insisted, adding that his countrys acknowledgement of its chequered past makes its partnership with Israel all the more sacred, as it seeks to work together to make a peaceful, secure and prosperous future. Also addressing attendees, Netanyahu added that my presence here today symbolises the victory of our people over those who tried to annihilate us.

Dissecting anti-Semitism into two distinct camps, he said overt prejudice was characterised by hard-to-ignore physical assaults, expulsions, pogroms and murders, whilst the more constant threat exists in a prior wave of blood libels and terrible defamations against the Jewish people.

The Jewish people could now rely on the defence of Israels army as he pledged the Government of Israel, like all of its

predecessors, tells the truth of Israel to the nations of the world.

Ahead of his arrival in Berlin, Netanyahu released a statement paying tribute to the six million Jews killed by the Nazis during the Holocaust:

From the ashes of the Holocaust, we established a state and an army. Attacks on the Jewish People and its state have not ceased since our independence. The difference is that today we have an army to defend us and we have a government that tells the world the truth."

<http://www.eju.org/news/europe/westerwelle-and-netanyahu-visited-berlin-holocaust-memorial>

*

Note that the above text is practically without punctuation and quotation marks, which seems to be the trend in Jewish publications. In this way when someone wishes to sue for defamation the escape hatch remains open and so the 'error' excuse can be used as a defence.

Still, such rubbish, such nonsense views as expressed by both Netanyahu and Westerwelle in the above article can only be imposed on a peoples who are still bending to Jewish pressure, for whatever reason. It is behaviour called 'blackmail' and 'gangsterism' – to state that:

'Commemorating such atrocities should serve as a reminder that German responsibility for the crimes against humanity of the Shoah (Holocaust) has no expiration date. The story does not end with a generation.'

Yes, it is only a story that is not allowed to be researched because it will not stack up to truth-content and so remains within the legends and myths category but enjoying legal protection. Likewise Netanyahu's statement:

'From the ashes of the Holocaust, we established a state and an army. Attacks on the Jewish People and its state have not ceased since our independence. The difference is that today we have an army to defend us and we have a government that tells the world the truth."

Indeed, indeed – tell that to the Felestin who have endured ethnic cleansing since the Jews proclaimed Israel as their 'promised land'! For over 30 years truth-

tellers are imprisoned, legally persecuted and have their professional lives destroyed – for this very reason: to prevent the truth from emerging about these outright lies that at the end of World War Two Germans systematically exterminated European Jewry. Revisionists tell the world the truth about 'Holocaust-Shoah'.

However, not all is doom and gloom and there may be a refreshing mind-shift in the air – the UNGA vote in favour of Palestine, the establishing of 3000 more settlements in Israel, NATO supporting Turkey against a possible Syrian border transgression, the USA's frantic attempt to develop the trigger-pretext that Iran is developing possible nuclear capacity. These are some factors that may well bring on the 21 December 2012 Mayan prediction of a global catastrophe.

This would make the climate change believers a happy lot because they, too, are clamouring for a catastrophic human global ending if a carbon tax is not imposed on all nations. I am amazed that in this respect no-one asks why such universal tax will be collected and managed by the IMF and the World Bank – and hence the question to ask is: Cui Bono – in whose interest is it to have this universal tax? I am reminded that any imperial dream must have a secure and continuous tax flow, something that destroyed the Roman and British Empires, among others – so, this carbon tax will certainly continue to fund the UN/NWO – perhaps.

Finally, next year Australia will set up a Royal Commission into Child Sexual Abuse that aims to investigate matters which occurred in religious and state institutions some decades ago. I plan to canvas a protest against kosher slaughter and male-female circumcision as forms of child sexual abuse. I reject the claim from Jewish groups that these matters are a matter of religion controlled by holy writ. That may well be but then such behaviour is still cruel. No wonder Adolf Hitler had such cruel behaviour outlawed, as it should be.

It will also be interesting to observe, if a boy, whether the next British royal offspring will also be snipped on the eighth day, or remain intact, and I ask: who will give the infant the right to consent for or against a snip? Some believe this snip causes deficiency thinking, among other psychological trauma, in later life. A study of this topic

As we commence Adelaide Institute's 20th year of operation let me briefly reflect on 1999 and ask

may be of interest to those who question the wisdom of the snip on grounds of health-cleanliness concerns. But such reasoned cleanliness/health thinking would logically have us cut off our fingernails, ears, etc. and thereby diminishes our ability to use our fingers and to rely on focused auditory inputs. Now that Adolf has been mentioned, again, the final item about him is this one where again Jews play the victim and where a questioning of their behaviour that caused a reaction from Germans is forbidden by such questioning deemed to be an act of 'hatred', 'Holocaust denial', 'antisemitism', 'racism', 'xenophobia', etc.

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Forebear's protest letter finally delivered December 7, 2012



Kevin Russell hugs a fellow marcher as Jewish and Aboriginal supporters re-enact the 1938 protest march of his great-grandfather, Aboriginal activist William Cooper. Photo: Jason South

RIGHT now the current occupants of the small weatherboard house in Southampton Street, Footscray, are preparing for Christmas, having affixed a jocular sign to the front door reading: "Dear Santa, please leave presents and take cat."

But as Alf "Uncle Boydie" Turner stood on the pavement outside on Thursday morning his mind drifted back to much tougher times in the pre-war 1930s when, as a young boy, he lived at this house with his famous grandfather, Aboriginal activist William Cooper.

"We have a big job to do today," Turner told a gathering of supporters. "It's a job my grandfather couldn't finish in 1938." So 74 years later, Turner and a band of Aboriginal and Jewish supporters completed Cooper's mission, delivering a duplicate of Cooper's letter of protest to the German consulate in the city about Nazi atrocities against the Jews.

AN AFTERTHOUGHT

that materialistic question: Has the battle been worth while? And, of course, the more fundamental

Cooper walked the entire distance and so did Alf Turner two years ago in a "practice run" but this time 84-year-old Turner felt the 4-hour journey was too challenging and took transport part of the way.

As earlier agreed, he presented a duplicate letter to honorary German consul Michael Pearce, SC, on the steps of what was in 1938 the German consulate in Collins Street. In 1938 Cooper, son of a Yorta Yorta woman, had been turned away with the original message. He had penned it in outrage, amazed there had been so little condemnation of the Kristallnacht attacks on German Jews.

His great-grandson Kevin Russell, who works for an organisation reuniting members of the Stolen Generation with their families, said: "William fought all his life for Aboriginal rights, education and citizenship. He would sit in the front bedroom of his house writing letters by candlelight to the prime minister, union leaders, church leaders. He was 78 when he did this walk we are doing. It's a great thing that is happening today."

The book *William Cooper, Gentle Warrior*, by Barbara Miller, was to be launched at the Jewish Holocaust Centre on Thursday evening.

<http://www.theage.com.au/victoria/forebears-protest-letter-finally-delivered201212062ay8c.html#ixzz2EhC4g4aR>

*

So as to provoke Mayan Providence I shall on Friday, 21 December 2012 – the day on which the Mayans prediction may come to pass – board a plane to spend Christmas with friends. As a newly-graduated bankrupt I sense that life without a Credit Card facility at Christmas is an advantage because now I can openly plead poverty and not extend my credit limits as determined by my newly-appointed accountants-trustees. And on that somewhat realistic but physical contentious note I shall sign off for now and wish you a Merry Christmas and a Happy New Year.

**Fredrick Töben
Adelaide - 10 December 2012.**

question: Cui Bono - in whose interest is all this two-decades' work? Below I have selected some

relevant newspaper reports containing various articles, among others, covering the 8 April 1999 arrest and my seven months imprisonment at Mannheim, which detail what the argument is all about.

Interestingly, on 2 January 2013 Günter Deckert will spend 5 months in Mannheim prison for having asked basic historical questions, which Germans are not allowed to do.

This brings me back to 50 years ago when in December 1962 I sat for my Matriculation at Edenhope High School and received both Commonwealth Scholarship and

Secondary Studentship – but that's another story.

Then there is my 24 September 2012 bankruptcy and its consequences. Of interest is the fact that only the Jewish media covered the bankruptcy, and only my local Wimmera Mail-Times wrote an item about it after I approached them so that the Wimmera Community would know, rather than just the individuals in the various agencies and bureaucracies that have been notified of this event.

The fact that there will always be someone who claims to be hurt or offended by an act of questioning the official historical record is a fact of life. The maxim 'the Truth hurts'

is an imperative that mature individual know only too well and manage to cope with without developing the victim mentality affliction. The Leunig cartoon indicates where the victim mentality argument is going – away from a Jewish perspective to a far deeper issue – and certain individuals don't like it and now, instead of developing their reflective intelligence, they shout 'antisemite' at Leunig. And so the minds are closed to the pulsations of the universe and sink into the intellectual morass that is Talmud-Marxist-Feminist ideology – but not only!

The Sydney Morning Herald

Nazi law: SA doctor charged

Author: By ANDREW CLENNELL

Date: 10/04/1999

Words: 551

Publication: Sydney Morning Herald

Section: News And Features

Page: 5

An Australian man who is the subject of Australia's first Federal human rights case alleging race hatred on the Internet has been arrested and charged in Germany with defaming the memory of Jewish Holocaust victims.

The director of the Adelaide Institute, Dr Fredrick Toben, was arrested and jailed yesterday in Germany while speaking to a German prosecutor in Mannheim. He had previously freely admitted in his Web site travel diary that he was flying to Europe to "challenge the German ban on denying the Nazi genocide of Jews".

Dr Toben and his institute are the subject of a complaint by the Executive Council of Australian Jewry (ECAJ) to the Human Rights Commission because of information on his and the institute's Web site suggesting there was no Holocaust. He has been charged with "defaming the memory of the dead" and was due to face court in Mannheim last night Australian time, the prosecutor's office in Mannheim confirmed.

In his Web site travel diary, written in February, Dr Toben was quoted

as saying about the visit: "I have no intention of breaking German law, but I do want to talk to judges, prosecutors and others about the ban. I want to challenge the authorities there on the freedom of speech issue.

"The German authorities have to realise that discussing such things as the gas chambers is a legitimate intellectual exercise and that people should be able to discuss it without being called anti-Semitic, anti-Jewish or a hater of Israel.

"There are about 6,000 people being held in German prisons because they have been convicted of Holocaust denial. Many of them are members of various right-wing extremist groups but not all of them."

A German Ministry of Justice spokeswoman said last night that up until 1997 (the latest figures available) only eight people had been convicted under Article 130, Paragraph 3, of the country's penal law.

That law stated people "will be punished if someone denies or minimises acts committed [by] the Nazi regime", she said. The

maximum penalty was five years' jail or a fine.

Controversial British historian Dr David Irving, who has been prevented from coming to Australia to express his views on the Holocaust, yesterday defended DrToben and issued a statement expressing his "outrage".

On Dr Irving's press statement were contact phone numbers for the assistant director of the Adelaide Institute, Mr Geoff Muirden, and the president of the Australian Civil Liberties Union, Mr John Bennett. Mr Bennett has previously claimed "exaggeration" of the Holocaust.

The vice-president of the ECAJ, Mr Jeremy Jones, said yesterday he found it hard to believe Dr Toben would have been unaware of the consequences of his visit to Germany.

http://newsstore.smh.com.au/apps/viewDocument.ac?page=1&sy=smh&kw=Dr+Fredrick+Toben&pb=smh&dt=selectRange&dr=entire&so=relevance&sf=text&sf=headline&rc=10&rm=2008&sp=nrm&clsPage=1&docID=news990410_0576_5596

German bid to muzzle Internet

Author: Penelope DeBelle

Date: 17/04/1999

Words: 268

Publication: Sydney Morning Herald

Section: News And Features

Page: 11

Crusader for truth or Holocaust denier? Penelope DeBelle follows the career of Frederick Toben.

"Wish me luck," Dr Fredrick Toben posted on his Web site at the end of March as he left Eastern Europe and entered Germany on a provocative research mission in the cause of Holocaust revisionism.

A fortnight later, the German-born Australian schoolteacher found himself in jail in Mannheim.

Dr Toben, who runs the international Holocaust revisionist forum, the Adelaide Institute, primarily through a well-organised Web site, is expected to be in jail for at least the next three to four months until a hearing is held.

After that, bail is likely to be set at a level which his Australian lawyer, Mr John Bennett, from the Australian Civil Liberties Union, expects to be as high as \$100,000 and is unlikely to be met.

A court case will then be fought accusing Dr Toben of defaming the dead, a charge introduced in Germany specifically to curb Holocaust denial.

According to Mr Bennett, who will go to Germany for Dr Toben's hearing, the charge carries a possible jail sentence of five years.

Dr Toben says he is not a Holocaust denier.

"No-one denies that this terrible thing happened," Dr Toben told me in a 1996 interview. "We are looking at the allegations that Germans systematically killed people, specifically Jews, in homicidal gas chambers."

His Adelaide Institute colleague, David Brockschmidt, who knew Oskar Schindler and says his father organised the work permits for 1,200 Jews to travel from Poland to Schindler's Czech factory, says Dr Toben is a courageous man, a free and independent thinker and truth-seeker.

"None of us are neo-Nazis or any nonsense which the other side - especially organised Jewry - is trying to throw on us," Brockschmidt says. "One of our major jobs is to divide the historical fact from the hysterical fact of war propaganda."

"If you have a few loonies of the neo-Nazi Right who hop on the bandwagon and use that, that's too bad and we cannot stop that, but more than 90 per cent of us, I can tell you, are serious people."

Brockschmidt met Toben in Adelaide at a viewing of the Steven Spielberg movie Schindler's List. The film, he says, was Hollywood Zionist propaganda soap opera.

"I couldn't believe what this Hollywood man, Steven Spielberg, made out of it," Brockschmidt says. "It's a sad thing that these people have to forget history all the time to get what they want."

Brockschmidt introduced himself to Toben and was immediately impressed with the institute and his work. It is neither racist nor anti-Semitic, he says, but scientific research. "History and the Holocaust has nothing to do with race," he says. "It's history, facts and figures - nothing more."

Jeremy Jones, the Sydney-based director of community affairs for the Australia, Israel and Jewish Affairs Council, says his office received distressed calls from Holocaust survivors and their children after Toben's Web site - which can be found using the word Auschwitz in a search engine - began in early 1996.

As well as being investigated by the Human Rights Commission after complaints by the Simon Wiesenthal Centre in Los Angeles, it is the continuing subject of direct complaint

"Fredrick Toben is one of a number of Australians who has

sought to offend, insult, intimidate or bring into contempt Jewish Australians through the vehicle of Holocaust denial," Mr Jones said. "Neither he nor his colleagues deserve anything but the contempt of all thinking Australians."

Toben, 55, is a driven man. Born in Jade, northern Germany, in 1944, he emigrated to Australia when he was 10 to live with his family at Edenhope, western Victoria. He has Bachelor of Arts degrees from Melbourne and Wellington universities, and a PhD in English and philosophy from Melbourne.

He went on to teach at Goroke Consolidated School near Edenhope but in 1985 fell foul of the Victorian Education Department and was sacked, allegedly for incompetence and disobedience.

Toben, who after that drove the school bus to earn money, took the Education Department to court, claiming wrongful dismissal. His claim was upheld and he was awarded a small sum but was not re-employed, although he tutored in sociology for a time at Warrnambool Institute of Advanced Education, now a Deakin University campus. He wrote a book about the sacking called Bloodied but Unbowed [sic - The Boston-Curry Party - ed.]

After moving to South Australia, Dr Toben has worked sporadically as a temporary relief teacher but his employment record shows only one day of relief teaching last year and none in 1999.

Over the past five years, the Adelaide Institute and its pursuit of a Holocaust without the Auschwitz gas chambers and with far fewer casualties has become his passion. This journey, he says, is the final intellectual challenge of the 20th century. "We are worried about the fact that to date it has been

impossible to reconstruct a homicidal gas chamber," Toben writes of the institute's forensically based mission to prove, or disprove, the Holocaust. "Even the Holocaust Museum in Washington informed us that it could not bring one across from Europe because there are none available. This is like a space museum without a rocket or the Vatican without a crucifix."

Brockschmidt is expecting a media backlash against the Adelaide Institute but overall, with Toben in jail, business could not be better. "We are extremely happy about it because the feedback coming from all over the world is fantastic," he says. "And they are creating a martyr."

Historical note: The Nazi Holocaust of Jewish people in World War II is one of the most thoroughly

researched subjects of modern history. Scholars agree the total number killed is between 5.8 million and 6.6 million, and that nearly a third of those were murdered in death camps, many by the use of poison gas or diesel exhaust.

'The feedback coming from all over the world is fantastic. . . they are creating a Martyr.' - DAVID BROCKSCHMIDT

The Adelaide Institute Thoughts of Fredrick Toben

*** The Holocaust: Those who level the homicidal gassing allegations at the Germans owe it to the world to come up with irrefutable evidence that this happened.**

*** At Auschwitz: Swimming pool - for inmates' use. Auschwitz also had a brothel, theatre, post office - even an orchestra. A**



Institute spreads its word through Internet

Author: PAUL CONROY

Date: 13/11/1999

Words: 456

Publication: The Age

Section: News

Page: 23

The Adelaide Institute, the ultra-right-wing Holocaust revisionist group, is mainly a well-organised Internet site maintained by its associates in Melbourne and other capital cities.

Its acting director, Mr Geoffrey Muirden, confirmed yesterday that the group operated from the homes of six members connected to the Web. "The Internet gives us global access that would normally not be available," he said.

Mr Muirden said about 250 people subscribed to regular newsletters, and contributions had been received worldwide. But he declined to name those who had donated money.

Mr Muirden said there was nothing wrong with using the name Adelaide Institute even if it implied that it was an institution. "If people disagree with the title, that is their right," he said.

The Adelaide City Council has investigated whether it has a right to stop the institute using the word Adelaide on the grounds that it could bring the city into disrepute. The institute operates primarily from the rented Adelaide home of

Dr FredrickToben, who was this week sentenced to 10 months' jail in Germany after a three-day trial in which he was found guilty of charges of incitement, disparagement and insulting the memory of the dead.

Dr Toben, 55, was arrested in April under German laws designed to prevent Holocaust denial. He was released from custody this week after German supporters paid the \$5000 bail.

His conviction, for challenging the severity of the Holocaust through newsletters and on the Internet, was hailed as a victory by Jewish groups.

The institute is reluctant to publicly discuss certain details of its membership base and its structure. But it is believed that its other key members include Mr David Brockschmidt of Adelaide and Ms Olga Scully of Launceston, Tasmania.

Dr Toben's Australian lawyer, Mr John Bennett, believes there is little point in having a central office.

"The fact that your office is at

stupid story is told by some "survivors" how the orchestra would play as the people were whipped into the gas chambers!

*** We question: The allegation that Germans planned, constructed and used huge chemical slaughterhouses, mainly at Auschwitz, wherein they exterminated European Jewry.**

Source: Adelaide Institute

http://newsstore.smh.com.au/apps/viewDocument.ac?page=1&sy=smh&kw=Dr+Fredrick+Toben&pb=smh&dt=selectRange&dr=entire&so=relevance&sf=text&sf=headline&rc=10&rm=200&sp=nrm&clsPage=1&docID=news990417_0466_7011

home shouldn't preclude you from public activity."

Mr Bennett, president of a body called the Australian Civil Liberties Union, said he had made substantial contributions to the institute in recent years. Mr Bennett confirmed that he had been expelled from the Victorian Council of Civil Liberties in 1980 because of his views about the Holocaust. "I ran it as a one-man show for 14 years and the office was at my home address."

The national vice-president of the Executive Council of Australian Jewry, Mr Jeremy Jones, said it was possible for groups such as the institute to exist in cyberspace. "A lot of the material is downloaded by like-minded people all over the place. All you need is a computer. They have tried to make themselves out to be like the Sydney Institute, which is a real think-tank."

http://newsstore.smh.com.au/apps/viewDocument.ac?page=1&sy=smh&kw=Dr+Fredrick+Toben&pb=all&fx&dt=selectRange&dr=entire&so=relevance&sf=text&sf=headline&rc=10&rm=200&sp=nrm&clsPage=1&docID=news991113_0158_2074



Holocaust revisionist freed from jail

Author: GEOFF KITNEY, EUROPE CORRESPONDENT

Date: 13/11/1999

Words: 578

Publication: The Age

Section: News

Page: 23

MANNHEIM, GERMANY

The Australian Holocaust revisionist Dr Fredrick Toben has walked free from a German prison less than 24 hours after being sentenced to 10 months' jail for inciting racial hatred and defaming the memory of people murdered in Nazi death camps. Dr Toben was freed after German sympathisers raised the \$5000 fine set by the court for his early release.

A member of the group that supported Dr Toben during his trial and who met him as he left the prison in the southern German city of Mannheim said the money had been raised by people who supported his campaign to allow Germans to freely debate the truth of the Holocaust.

He declined to allow his name to be published and also requested that no photographs of his car be taken because he had previously been the target of attacks by people opposed to his views. Despite his criminal conviction in the Mannheim local court, Dr Toben left the prison proclaiming his release as a great victory "for the cause of revealing the truth about the Holocaust".

He said the court had found in favor of his being able to continue publishing his views on the Internet and this was very important. "We have saved the Net as a place of free speech," he said.

But the local prosecutor, Mr Hans Klein, immediately lodged

an appeal. He said the court's decision set a precedent that would allow material to be distributed electronically in Germany that could not be published in print. The prosecutor said the court's finding that Dr Toben could not be convicted of incitement of racial hatred for material published on the Internet had resulted in a much more lenient sentence. The decision to allow Dr Toben to walk free hours after he was sentenced was based on his having already served seven months in prison on remand.

Dr Toben, the director of a group calling itself the Adelaide Institute, said he was extremely grateful to those who had collected the money to secure his release. "Some people have claimed that I deliberately provoked my arrest in Germany to bring attention to myself. That is absolutely untrue. Who would be stupid enough to deliberately go to jail for this stuff?" he said.

The German-born 55-year-old former school teacher was arrested and charged on five counts under Germany's anti-race hatred laws during a meeting in April with the prosecutor, Mr Klein.

Dr Toben had come to Germany to seek a clearance from the legal authorities to be allowed to discuss his conclusions about the Holocaust. These were that

there was no systematic extermination of Jews in gas chambers in Nazi concentration camps and that the claims of mass exterminations were an invention.

Mr Klein said the Toben case had only strengthened his determination to enforce the German laws designed to protect the truth of the Holocaust.

But Dr Toben said his case had highlighted the extent to which free speech in German had been stifled. "Australians should feel extremely grateful that we have much more freedom of speech than exists here. There is nothing more important for a democratic society. If you lose freedom of speech you lose everything," he said.

Dr Toben was found guilty of charges of incitement, disparagement and insulting the memory of the dead at the end of a three-day (sic = 2-day, 8 & 10 November) trial in Mannheim.

http://newsstore.smh.com.au/apps/viewDocument.ac?page=1&sy=smh&kw=Dr+Fredrick+Toben&pb=all&fx&dt=selectRange&dr=entire&so=relevance&sf=text&sf=headline&rc=10&rm=200&sp=nrm&clsPage=1&docID=news991113_0156_7677

[emph. added - AI]

No repentance from the revisionist

Author: Geoff Kitney

Date: 13/11/1999

Words: 1176

Publication: Sydney Morning Herald

Section: News And Features

Page: 30

Auschwitz was a holiday camp, claimed Australian Holocaust revisionist Fredrick Toben on the Internet. He was arrested when he set foot on German soil. Geoff Kitney reports from Mannheim, in the aftermath of Toben's trial.

Until he opens his mouth, Dr Fredrick Toben could be a friendly old uncle, a short, roundish man with a big, open face who looks older than his 55 years.

"They tried to break me in there," said Toben, pointing to the high, razor wire-topped stone walls of Mannheim district prison, in the industrial suburbs of this bleak southern German city. "They still have verballing here. It's not like Australia. The police can take you into a room where nothing that happens is recorded and put pressure on you. But that which doesn't kill me makes me stronger. This is a wonderful day. This is a victory for free speech. We have saved the Internet as a place where we can tell the truth and not be punished for it."

It was less than 24 hours after Mannheim Local Court had convicted him on five counts of breaching German laws against incitement of racial hatred, insulting the memory of the dead and denying the truth of the Holocaust. Toben, from Adelaide, was sentenced to 10 months' imprisonment but because he had already served seven months in remand was allowed to be released on the payment of \$5,000 bail. The money was raised within hours by German sympathisers with his cause.

Toben had got off lightly. The shortest previous sentence for such crimes in Germany had been two years' jail and the prosecution had sought two years and four months for him.

But the court decided that the most serious evidence against him could not be taken into account because it related to material published on the Internet. The judges concluded that German law had no jurisdiction in relation to that material.

The prosecutor, Mr Hans Klein, immediately lodged an appeal, warning that the court's decision set a dangerous precedent. "This is the first time a court in Germany has decided that some things which are said in Germany on the Internet cannot be subject to German laws. This is a very bad thing. It will undermine our laws which are very important for ensuring that history in Germany is not repeated."

Toben, however, is determined not to be silenced. "I intend to keep using the Internet to promote discussion on these issues. I believe in seeking the truth. Why are they so afraid in Germany of allowing open discussion about the so-called Holocaust? It can only be because they are afraid of the truth."

The "truth" Toben writes about on the Internet site he established in the name of an "Adelaide Institute" is the claim that there was no systematic mass murder of Jews by the Nazis in concentration camp gas chambers.

Toben said he wanted to explain this belief to the German court but was unable to because restating his views would have led to further prosecution. The German legal system does not provide qualified privilege for witnesses in court. "I wanted the court to go with me to Auschwitz and see the evidence ... Where murder is alleged there has to be a murder weapon. I have been to Auschwitz and I know there is no mass murder weapon there. The so-called 'gas chambers' do not exist."

Toben's lawyer, Mr Ludwig Bock himself convicted for inciting racial

hatred over the Holocaust refused to defend Toben in court, saying he also risked further prosecution.

The prosecutor, Mr Hans Klein, has no sympathy for them. "If they had repeated things in this court which were against the law I would have charged them again," he said.

His uncompromising pursuit of Holocaust revisionists is based on fear that a growing international network of far-right extremists is involved in a well-planned campaign to undermine Germany's 50-year-old legal code set up to ensure the Holocaust's history is preserved in the hope that it can never be repeated. Mr Klein is worried the Internet is becoming an increasingly effective weapon in this campaign.

Fredrick Toben won't be waiting around for the result of the appeal, expected to be heard in March next year.

Mr Klein believes German Holocaust revisionists want to "cleanse" historical records of the truth of the Nazis' murder of millions of Jews to make history for Adolf Hitler's National Socialism more respectable.

A lot of Germans still believe Hitler was a leader who had good policies for Germany, he says, and they would like to advocate a return to these policies.

Yet, Toben regards the suggestion that he is a neo-Nazi and anti-Semitic as outrageous. "It's time we got rid of this conceptual prison in our language which brands anyone who seeks the truth about the Holocaust as neo-Nazi or anti-Semitic. I am neither of these things. There are Jewish people who agree with me that we should seek to establish the truth. I am a philosopher. Philosophy overrides ideology. The Holocaust is a matter of belief for many people. I respect that. But it is not a matter of fact. I only want to deal in facts."

Mr Klein accepts that Toben may simply be misguided, that his views about freedom of speech may have blinded him to the grief caused by his attempts to revise the history of the Holocaust. But if that were the case, he says, the best you could say about Toben was that he was a ``silly fool".

"What I am really concerned about is those who are behind him," Mr Klein said. "Those people who use him to put these views onto the Internet, who are they? It is very important that we try to find out." Toben's claim to be simply a truth-seeking philosopher is at odds with evidence presented to his trial in

the Mannheim court. He says he is interested only in an intellectual debate about the Holocaust but uses offensive language, such as referring to "people who have taken advantage of numbers on their arms for 50 years". Toben has written of the most infamous of Nazi concentration camps, Auschwitz, as a virtual holiday camp for Jews, with a swimming pool, theatre, post office, orchestras and even a brothel. He has described accounts by former inmates of an orchestra being forced to play as people were taken off to gas chambers as a "fairy tale".

Mr Klein says that however much he might deny anti-Semitism, the fact is that Toben associates with and gives support to people who are deeply anti-Semitic. "The common thing with those people in Germany who wish to deny the Holocaust is that they hate the Jews," Mr Klein said.

http://newsstore.smh.com.au/apps/viewDocument.ac?page=1&sy=smh&kw=Dr+Fredrick+Toben&pb=all&fx&dt=selectRange&dr=entire&so=relevance&sf=text&sf=headline&rc=10&rm=200&sp=nrm&clsPage=1&docID=news991113_0397_2600

The Sydney Morning Herald

LETTERS

3 May 1999

Dr Fredrick Toben, the director of the Adelaide Institute, has been arrested in Germany (Gerard Henderson, Herald, April 27). He is likely to be held in jail for about four months pending the hearing of his case and faces a jail term of up to five years.

The arrest of Dr Toben, and the imprisonment of many other revisionists querying the extent of the Jewish Holocaust, threatens freedom of speech. His arrest has grave implications for freedom of speech on the Internet since the charge relates to a Web site created

in Adelaide which is legal in Australia but which can be viewed and downloaded in Germany, allegedly in breach of German law. All major free speech groups in Australia have condemned his arrest.

Dr Toben has shown great moral courage in challenging the official version of the Holocaust and giving publicity to the terror bombing of German cities. While the Holocaust comes up almost daily in the media, the bombing atrocity is seldom mentioned.

History is constantly being revised. The reduction for deaths at Auschwitz from 4 million to just over 1 million could not have taken place without freedom of speech.

John Bennett, President, Australian Civil Liberties Union, Carlton (Vic).

http://newsstore.smh.com.au/apps/viewDocument.ac?page=1&sy=smh&kw=Dr+Fredrick+Toben&pb=all&fx&dt=selectRange&dr=entire&so=relevance&sf=text&sf=headline&rc=10&rm=200&sp=nrm&clsPage=1&docID=news991113_0462_3629

Date: 18/10/2000

Words: 824

Publication: Sydney Morning Herald

Section: News And Features

Page: 17

Sense and nonsense in censorship

I'm glad that David Marr is keeping such a keen eye on the Office of Film and Literature Classification (Herald, October 16).

But where was he when last week it was announced that the Human Rights and Equal Opportunity Commission (HREOC) had both censured and censored Dr Fredrick Toben, who, on his Web site, has aired some questions over the gas chambers of Nazi concentration camps (even though

not denying the appalling suffering of Jews in the camps per se).

Where are the fighters against censorship when it comes to other than the equivalent of motherhood and apple pie issues in the matter, i.e., the modern appearance of sex, bad language and drugs used in our media?

The HREOC is trying to keep adults from looking at material it deems ``offensive" or, as a last resort, ``hateful".

Why should we stand for the HREOC's brand of censorship any more than that of ``the politicians", Mr Marr?

Stan Stanfield, Palm Beach, October 16.

http://newsstore.smh.com.au/apps/viewDocument.ac?page=1&sy=smh&kw=Dr+Fredrick+Toben&pb=all&fx&dt=selectRange&dr=entire&so=relevance&sf=text&sf=headline&rc=10&rm=200&sp=nrm&clsPage=1&docID=news001111_0267_8413



We were wrong

Date: 11/11/2000
Words: 101

Publication: The Age
Section: News
Page: 6

A report in yesterday's Age wrongly reported that Federal Court action against Dr Fredrick Toben of the Adelaide Institute was being brought by the Australia/Israel & Jewish Affairs Council. In fact, the action is being brought by Mr Jeremy Jones and members of the committee of management of the

Executive Council of Australian Jewry. The mistake was made by a reporter.

An editorial published on Thursday incorrectly stated that Geelong Grammar School would receive almost \$3 million under the Federal Government's new funding formula. The correct figure is \$1.7 million.

The mistake was made by an editorial writer.

http://newsstore.smh.com.au/apps/viewDocument.ac?page=1&sv=smh&kw=Dr+Fredrick+Toben&pb=allffx&dt=selectRange&dr=entire&so=relevance&sf=text&sf=headline&rc=10&rm=200&sp=nrm&clsPage=1&docID=news001111_0267_8413



Free speech row on Holocaust website

Author: By PENELOPE DEBELLE
Date: 10/04/2001
Words: 644

Publication: The Age
Section: Computers
Page: 2

A LEGAL attempt to shut down an Adelaide website containing material deemed to be racially offensive will resume early next month in the Federal Court.

The case began last year with a complaint to the Human Rights and Equal Opportunities Commission (HREOC) by the Australian Jewish community against Holocaust revisionist material posted on the Adelaide Institute website by a former Victorian schoolteacher, Dr Fredrick Toben.

The site, which has been operating since 1997, refutes the historically verified systematic murder of up to six million Jews in gas chambers during the Holocaust because it claims not to be able to find forensic proof to support the chambers' existence.

"The four alleged gas induction holes do not exist!" Toben says beneath a photograph of himself inspecting the apparent remains of a gas chamber at Auschwitz. "No holes, no Holocaust!"

In October last year, HREOC Commissioner Kathleen McEvoy declared material on the site breached the Racial Discrimination

Act and the consequences of its publication were "vilifactory, bullying, insulting and offensive" to the Jewish population.

She ordered Toben to remove the material and to apologise in writing to Jeremy Jones, of the Executive Council of Australian Jewry, for having published material inciting hatred.

Jones said last week that neither order had been acted upon and the Jewish community was pursuing the matter in the Federal Court, which had the legal power to enforce its decisions.

Toben, who will apply to postpone the May 10 hearing in Sydney because he says he will be away lecturing in Iran, says he has no intention of stopping what he was doing.

"I just have to laugh when I see this," he said in Adelaide last week.

A similar case, also involving Holocaust revisionism, is due before the Federal Court this week involving a Tasmanian woman, Olga Scully, who has also published anti-Semitic literature but not on the Internet. Her case will provide a precedent in terms of the court's

attitude but without the implications for website publication.

Toben's stand has won the support of the national Internet free speech group, Electronic Frontiers of Australia, which has not ruled out making a submission to the court in his defence.

Before the HREOC decision was handed down in October last year, EFA wrote to it, arguing that to shut Toben's website down would not solve the problem, only make it worse.

"Trying to censor this kind of information is counterproductive because it will end up in the information being distributed even more widely all around the world because these people will be seen to be martyrs," executive director Irene Graham says.

Graham said the EFA also thought it inappropriate to try to censor information of that type because people ought to be able to make up their own mind. She said the Adelaide Institute site, while objectionable, did not directly threaten violence against anyone else.

"You are better off leaving them buried in the dark reaches of the Internet," she said. "Sure, people are going to find this stuff but to try to ban it is futile, it's counterproductive and it just won't work."

EFA said it had made clear it supported Toben's right to free speech but not the content. "EFA does not support racist speech and

the vilification of the Jewish population or anything else," she said. "The problem with the HREOC decision is that it does not provide any indication at all of what specifically he said that is illegal."

EFA had concerns about such decisions "because they don't take into account the technology of the Internet and the worldwide nature of the Internet," Graham said.

<http://newsstore.smh.com.au/apps/viewDocument.ac?page=1&sy=smh&kw=Dr+Fredrick+Toben&pb=all&fx&dt=selectRange&dr=entire&so=relevance&sf=text&sf=headline&rc=10&rm=200&sp=nrm&clsPage=1&docID=AGE010410K4F984EVG0A>

"Intellectual Praises Ahmadinejad's Role in Revealing True Image of Holocaust"

Fars News Agency: Wednesday, April 06, 2011

Fars News, if you didn't know, is one of the many Iranian press agencies which provide, among other things, English articles presenting and promoting the official Iranian government line. From time to time these news agencies put out articles with Holocaust-denying content, such as [the following](#), in which well-known denier Toben sucks up hilariously to Ahmadinejad and assumes a suitably subservient pose in the accompanying photo:

Fredrick Toben, a prominent German-born Australian philosopher, praised Iran's President Mahmoud Ahmadinejad for his key role in breaking the taboo on studying the reality of the Jewish holocaust.

"I conducted research into the holocaust before the Iranian president's position-taking, but Ahmadinejad's statement guided me to grasp a correct

understanding of this historical lie," Toben said in an interview with FNA.

President Ahmadinejad was also the first high-ranking political figure and president in the world who questioned the holocaust, he said.

Dr. Toben further pointed out that the Iranian president has used a logical method to question the holocaust which is Israel's main tool of propaganda and asked nations to break the taboo and start discussing it like any other historical assumption.



Highlighting the importance of Iran's stance on the holocaust, Toben reminded the ban on

discussing the issue in the western communities, and said in the western society in which atheism and blasphemy are allowed, the top officials say we are allowed to question everything except for the Jewish holocaust.

Under such conditions, "Iran is seeking to free nations from such wrong beliefs. Iran is seeking to free those who are not aware that they are slaves of the holocaust." [...]

And their acquisition of nuclear technology will, no doubt, help them achieve their goals.

<http://judeopundit.blogspot.com.au/2011/04/fars-news-intellectual-praises.html>

Posted by [Yitzchak Goodman](#) at 5:11 PM

http://judeopundit.blogspot.com.au/2011/04/01_archive.html

News Source: Rev. Ted Pike

<http://www.wvnews.net/story.php?id=5897>

The Kowree Advocate

OFFICIAL ORGAN OF THE SHIRE OF KOWREE

Registered at the G.P.O., Melbourne, for transmission by post as a Newspaper.

VOLUME 33, NUMBER 1629

EDENHOPE, TUESDAY,

FEBRUARY 12, 1963

SINGLE COPY SIXPENCE

Edenhope High School Examination Results

The following are the results of Public Examinations conducted by the Melbourne University last year:—

100 Per Cent Matriculation.

The four candidates presented for Matriculation gained the certificate, as follows:—

P. Goodwin—2nd Honour English Literature, 2nd Honour British History, Pass English Expression, Pass Geography, Pass Biology.

F. Toben—1st Honour German, 2nd Honour English Literature, Pass English Expression, Pass British History, Pass Modern History.

J. Clutterbuck—Pass English Expression, Pass English Literature, Pass Geography, Pass British History, Pass Biology.

Irene Boyton—Pass English Expression, Pass English Literature, Pass British History (Compensatory Pass awarded).

Both Fred Toben and Peter Goodwin were awarded Commonwealth Scholarships, and they, with Jock Clutterbuck, were also awarded Secondary Studentships.

Fred will attend Melbourne University next year, Peter Monash University, and Jock will study to become an Art Craft Teacher at the Gordon Institute of Technology, Geelong.

Edenhope High School Column

Official Opening of High School

At the invitation of the Advisory Council, the Minister of Education, Hon. John Bloomfield, has consented to officially open the school as a High School during Education Week this year.

This function will be held on Friday, 24th. August, and the school is indeed greatly honoured that the ceremony is to be included in the Minister's heavy program of public engagements during the State wide Education Week.

Record Enrollment.

The 1962 school year commenced with a record enrolment of 214 students, an increase of almost 30 compared with the enrolment at the commencement of 1961.

This increase has occurred in spite of the fact that the intake into Form 1 has proved somewhat smaller than last year, and is due to the greater number of students remaining at school for higher certificates.

This year, for example, the enrolment in Form IV is 40, compared with 14 in 1961.

Matriculation Class

Four students have returned to school to complete the Matriculation year (Form VI).

Classes will be taught in English Expression, English Literature, British History, Biology and Geography, in the case of Geography the class teaching to be supplemented by correspondence work.

This is the first time in the school's history that a Matriculation class has been taught.

Public Speaking Contest

Edenhope was represented in the district finals of the public speaking contest, "Youth Speaks", sponsored by the Junior Chamber of Commerce.

Fred Toben, of Form VI, competed against representatives from other schools from Warrnambool to Murtoa, and was placed fourth for his talk on the subject "Australia of the Future."

Congratulations to Fred for his achievement.

Mr. Hurley and other members of Form VI accompanied Fred to Hamilton for the contest.

Mid-Year Reports

Pupils' reports have been distributed during past weeks.

Any parent who would like to discuss the progress of their children with the Headmaster will be very welcome to do so.

It is suggested that, to avoid the possibility of waiting, any parent who would like to see the Headmaster could ring the school (Edenhope 53) to arrange a suitable time.

VOLUME 32 NUMBER 1582 EDENHOPE, TUESDAY, FEBRUARY 27, 1962 TUESDAY, JULY 31, 1962

The Beatles in Melbourne.

(By Fred. Tobin.)

The week before last the Beatles invaded Melbourne with their Liverpool sound.

Never before in the history of Melbourne had there been such a great demand for any entertainers.

Twenty-four hours prior to their arrival at the Southern Cross Hotel, teenagers squatted on the nature strip so that they might be the first to catch a glimpse of the Beatles. Despite the cold night, the fans waited patiently, being warmed only by a heat-burning desire to see Paul, John, George and Ringo.

The Beatles arrival at the Southern Cross was expected around 4 p.m. on Sunday. But by 12 noon the crowd began to press against the barriers erected to keep the road clear. Extra police began arriving—both on foot and on horseback. However, when the countless numbers of transistors heralded the arrival of the Beatles at the Essendon Airport, the ten thousand odd fans outside the Southern Cross began to cheer and chant: "We want the Beatles."

Three-quarters of an hour later the barriers were down, and the police swamped by a screaming mob. Only with the aid of the C.M.F. and the Navy did the police manage to keep a small gangway clear of the singing fans.

But the crowd had been cheated! The Beatles had used a side entrance for entering the hotel.

For a few brief minutes they appeared on the balcony of the Southern Cross, and the sight of them caused the crowd to go berserk.

On Monday evening, at Festival Hall, one could observe the same scene. Young and old joined in screaming their heads off; clapping their hands; stamping their feet; in fact, anything which is prohibited under normal circumstances was being done.

After the show screaming girls threw themselves against the outside wall of the stage in wild ecstasy.

Another scene of such nature, yet no so unruly, was witnessed by myself at the Lord Mayor's reception to the Beatles at the Town Hall.

Of the 450 guests who had been invited by the Lord Mayor of Melbourne, I observed that not one girl broke the line as the boys approached their platform, despite the fact that they were only arms length away from the Beatles. However, as the Beatles mixed with the guests, a slight restlessness could be felt in the room.

What do I think of the Beatles? This is indeed a difficult question to answer, because I only managed to speak with Paul for about five minutes, and with the other three I only spoke a couple of sentences. Paul was indeed quite willing to answer some of the questions I asked him, but his publicity manager objected.

Generally, their behavior at the reception was very relaxed and casual, and above all, I felt they were sincere boys.

I shall certainly not forget meeting the Beatles.

THE KOWREE ADVOCATE, TUESDAY, JUNE 30, 1964

Now a page from the Statement of Affairs that a bankrupt must fill in and although confidential I publish this page because it reveals the reason for my bankruptcy. Imagine, I ask questions about World War Two history, then the pathological 'for fear of the Jews' syndrome kicks in and I am defamed as 'hater', 'Holocaust denier', 'antisemite', 'racist', 'Nazi', then dragged through the court system where individuals loudly proclaim the values of human rights, but refuse my application for legal aid, then impose horrendous court costs against me, which fulfills the aim of the complainant - to stop me from functioning. Like-minded individuals in the media who support free expression principles, such as Andrew Bolt, hide 'for fear of the Jews'. And thus concludes a very brief fifty-year flashback.

Part A - Personal Details **CONFIDENTIAL**

18 About your Insolvency

What do you believe is the main cause of your insolvency?

Tick one cause only in either 18A or 18B that best describes the main cause of your financial difficulties.

18A Non Business Related

- ☐ Unemployment or loss of income
- ☒ Adverse legal action - *Racial Discrimination Act, 18c - Jones sued on hurt feelings - began in 1996 - in court TRUTH was no defence - LEGAL AID - State & Commonwealth would not assist - no legal representation*
- ☐ Liabilities due to guarantees
- ☐ Gambling, speculation & extravagance in living
- ☐ Ill health or absence of health insurance
- ☐ Domestic discord or relationship breakdowns
- ☐ Excessive use of credit facilities including losses on repossessions, high interest payments and pressure selling

18B Business Related *(only applies if you have personally operated a business)*

- ☐ Economic conditions affecting industry, including competition, credit restrictions, fall in prices or increases in costs
- ☐ Lack of business ability including underquoting or failure to assess potential of business
- ☐ Excessive interest payments on loan monies and capital losses on repayments
- ☐ Excessive drawings including failure to provide for taxation
- ☐ Inability to collect debts due to disputes, faulty work or bad debts
- ☐ Failure to keep proper books of account and costing records
- ☐ Lack of sufficient initial working capital
- ☐ Gambling or speculation
- ☐ Seasonal conditions including floods and drought

If other reason not listed please specify.

I REFUSE TO BELIEVE IN THE HOLOCAUST-SHOAH LIES - seek TRUTH IN HISTORY.

18C When did you first have difficulty paying your debts? Month Year

18D Where did you obtain information about bankruptcy and the alternatives? *(tick one only)*

- ITSA ☐ Financial Counsellor ☐ Accountant ☐
- ITSA pamphlets ☐ Registered Trustee ☐ Solicitor ☐
- ITSA website ☐ Debt agreement consultant/administrator ☐ Other ☐

18E Have you previously presented a Declaration of Intention to Present a Debtor's Petition, proposed or entered into a Debt Agreement or a Personal Insolvency Agreement or become bankrupt?

No ☒ Yes ☐
please give details

Type of Proceeding	Admin Number	Year
Bankruptcy	<input type="text"/>	<input type="text"/>
Part IX Debt agreement	<input type="text"/>	<input type="text"/>
Part X Personal Insolvency Agreement	<input type="text"/>	<input type="text"/>
Declaration of Intention to Present a Debtor's Petition	<input type="text"/>	<input type="text"/>

Fredrick Töben declared bankrupt – briefly reflecting on a 50-year journey Goroke, 28 November 2012

1. Today a public body was formed with the aim of setting up an Iraq War Enquiry. That is a good thing.

2. In 1994 a group of individuals set up Adelaide Institute to enquire into the allegations that during World War Two Germans systematically exterminated European Jewry mainly, in homicidal gas chambers at Auschwitz.

3. The opposition from world Jewry, and its counterpart in Australia, was ferocious, leading to almost two decades' of expensive legal persecution.

4. About a dozen court orders found for the Australian Jews who relentlessly pursued Fredrick Töben, and anyone who dared question the premise on which the so-called 'Holocaust-Shoah' rests.

5. Australia's parliament assisted by enacting the Racial Discrimination Act, in particular Section 18c that deemed material causing hurt feelings was actionable.

6. In 1996 Jeremy Sean Jones and his Executive Council of Australian Jewry lodged a complaint with the Human Rights and Equal Opportunity Commission that material appearing on Adelaide Institute's website was offensive and caused hurt to 'Holocaust' survivors. In 2000 Commissioner Kath McEvoy, also University of Adelaide law lecturer, found the complaint had been made out. The testing of any factual matters raised in defence were ignored and truth was no defence.

7. In 2001 the matter progressed to the Federal Court of Australia where Töben remained unrepresented, and both state and Commonwealth legal aid refused to assist.

8. In 2002 Justice Catherine Branson handed down a summary judgement and made orders that Töben not question the six million figure of Jewish deaths, not question the existence of homicidal gas chambers at Auschwitz, 1. not

imply that those who believe in the 'Holocaust' are of limited intelligence – Töben never implied this in any of his writings; 2. what he did state was that anyone who believes in the 'holocaust' narrative are either ignorant of the physical facts, liars, or both; 3. not state there is a 'Holocaust' industry.

9. The matter concluded with Töben in August 2009 spending three months in prison for contempt of court.

10. In 2010 legal firm Slater & Gordon issued bankruptcy proceedings on account of Töben not paying the \$56,000 court costs. An offer to pay about \$32,000 out of Töben's inheritance from his mother was rejected.

11. In 2011 the bankruptcy was averted by Töben selling his Goroke home of 17 years.

12. In 2012 Töben received another demand for court costs of \$175,000, and initiated another bankruptcy proceeding, which Töben could not meet. The Melbourne law firm that had made the 2010 offer of settlement advised Töben that 'they don't want the money – they want you to be declared a bankrupt'.

13. On 24 September 2012 Töben was declared a bankrupt, which lasts for three years. A legal action for defamation launched by a barrister in Sydney on behalf of Töben as a counter-claim against the bankruptcy failed on 30 October 2012.

What now? A personal note:

14. 50 years ago, December 1962, I sat my Matriculation examinations at Edenhope High School achieving honours, which gained me a Commonwealth Scholarship and Student Scholarship to study at The University of Melbourne.

15. After extensive peregrinations I returned to the Wimmera twenty years later, in 1983 teaching at Goroke. Two years later I was dismissed for incompetence and

disobedience, and thus began a ten-year legal battle with the result of the County Court overturning the dismissal, and an appeal to the Supreme Court solidifying this decision.

16. However, the victory meant I was blacklisted by Victoria's teaching establishment – 'never to be re-employed'. I gained teacher registration in South Australia and then in 1994 besides relief teaching together with a few highly motivated individuals set up Adelaide Institute.

17. In 2013 Adelaide Institute will be in its 20th year and its aim remains the same – to review and revise the historical narrative, especially as regards the hurtful allegations that Germans exterminated European Jewry.

18. I consider this battle for truth in history as a worthy one because where lies are served up as a narrative, then individuals cannot understand what is going on.

19. Legal means are used to silence me because my questioning is claimed to be hurtful to 'Holocaust' survivors. I make the counter claim that the allegations made against my father, against Germans, needs to be investigated.

20. Since the tragedy of 9/11, the lies of the Iraq 2003 Weapons of Mass Destruction, and other such 'terrorist' attacks, I can see the official lies are distorting our understanding of world events – and so for me the war against official lies, the horrendous allegations against the Germans need to be revisited ... and after spending time in prison and now physically bankrupt, I am happy to say that I am not morally and intellectually bankrupt, not yet! With hindsight would I go down this path again. Of course and although personal and financial costs are horrendous the asking of questions and the search for truth must never be criminalised.

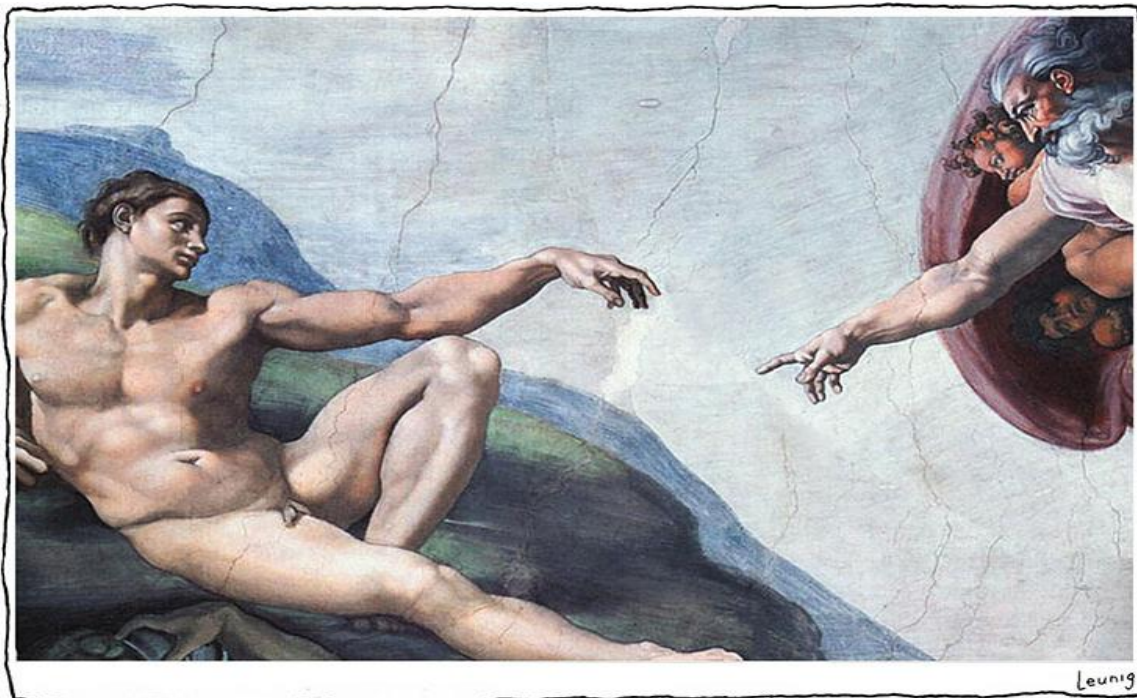
Fred Töben announces bankruptcy

The Wimmera Mail-Times 12 December 2012, p. 10

Controversial Goroke identity Fredrick Töben is financially bankrupt following almost three years of legal proceedings. He told the *Mail-Times* he was declared bankrupt in the Federal Magistrates Court on September 24 and a counter-claim against the bankruptcy failed on October 30.

'After spending time in prison and now physically/financially bankrupt, I am happy to say that I am not morally and intellectually bankrupt, not yet,' he said. 'The asking of questions and the search for truth must never be criminalised.' Töben's turbulent career has included dismissal as a teacher at

Goroke, a string of court appearances, controversial writings on the holocaust, arrest and removal from a plane at heathrow Airport, 50 days in an English jail, speeches in iran and 'horrendous' personal and financial costs.



The Question is: Is he snipped, or is he intact and thus without the accompanying affliction of victim deficiency thinking?